

2-313.

(h) [Each of the special loan programs] THE REGULAR REHABILITATION PROGRAM AND THE SPECIAL REHABILITATION PROGRAM shall operate with moneys [appropriated by the State to] IN the Special Loan Programs Fund, and such other moneys or grant funds available to the Department for the [special loan programs] REGULAR AND SPECIAL REHABILITATION PROGRAMS. In the event the number of applications which qualify for a [special] loan under the requirements of a particular special loan program OR THE REGULAR REHABILITATION PROGRAM are insufficient to commit all moneys appropriated to the program within 6 months of the appropriation, then the Department may reallocate any remaining moneys appropriated to that program to any other program funded out of the Special Loan Programs Fund. Moneys appropriated to the Nonprofit Rehabilitation Program and the Multifamily Rehabilitation Program may, under the same circumstances, be reallocated by the Department to any other program funded out of the Rental Housing Programs Fund.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1990.

Approved May 2, 1990.

## CHAPTER 309

(House Bill 288)

AN ACT concerning

### Preneed Burial Goods – Delivery

FOR the purpose of clarifying the method by which preneed burial goods are to be delivered in order to excuse the seller from depositing payments to an escrow account; making this Act contingent on the taking effect of another Act; and generally relating to delivery of preneed burial goods.

BY repealing and reenacting, with amendments,

Article 23 – Miscellaneous Companies

Section 165B (c)(4)

Annotated Code of Maryland

(1987 Replacement Volume and 1989 Supplement)

BY repealing and reenacting, without amendments,

Article 23 – Miscellaneous Companies

Section ~~165B(h)~~ 165B(c)(1), (2), (3), and (h)

Annotated Code of Maryland

(1987 Replacement Volume and 1989 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: